



Defendant, Brian David Hill
v.
Plaintiff, United States of America

Criminal Action No. 1:13-cr-435-1

MOTION TO STRIKE AND RULE OUT PSYCHIATRIC <u>DIAGNOSIS</u>

Comes NOW, the Defendant Brian D. Hill files a request with the Honorable Court to grant this MOTION TO STRIKE AND RULE OUT PSYCHIATRIC
DIAGNOSIS on the grounds of new evidence filed in attachment to this MOTION.
The Defendant requests in this MOTION that The Court strike all of Dr. Keith Hersh's (Ph.D., Licensed Psychologist) diagnosis of Delusional Disorder:
Persecutory Type, after ruling out his single diagnosis of Delusional Disorder.
Even though such diagnosis report (See sealed Doc #23, Filed 08/21/14) was placed under SEAL, it still negatively affects the Defendant's ability to prove Actual Innocence as it makes The Court believe that any statements the Defendant makes may be delusional about what he claims under any Affidavit about claiming to being a victim of a frame up, that he was targeted for political reasons and other factors. It negatively affects the Defendant's credibility in any Affidavit he presents to the court even though the strongest witness of proving innocence is the Defendant himself as he knows whether he has committed the offense or not. The strongest witness being labeled as Delusional severely affects his credibility and

makes it far easier for The Court to ignore any statements the Defendant makes.

That in turn makes it nearly impossible to prove Innocence without an even bigger burden of proof that proves Innocence and that the Defendant is not delusional of factual innocence claims he makes.

The comments regarding this Disorder were made under sealed Document 23 and then that diagnosis was used in the Presentence Investigation (PSI) report for the matter of sentencing. The Defendant has no other objections to Dr. Hersh's report except for that of Delusional Disorder as it discredits and harms the Defendant in his ability to overturn his conviction. The Defendant does have Mild Autism and Obsessive Compulsive Disorder which causes him to do things differently than any other Defendant in a criminal case, which is true.

First of all several elements that have created the sole basis of Delusional Disorder is the fact that the Defendant claimed a cover-up of his Pro Se motions and filings with the court prior to his change of plea (See Minute Entry for Change of Plea Hearing, filed 06/10/2014, Doc #19, Filed 06/10/2014, AND Doc #20, Filed 06/10/2014). Second element was the fact that the Defendant claimed he was being targeted by a political conspiracy for the online postings he has done and for his political activities.

At first light, any psychologist would suspect that the Defendant was delusional by first hearing the various claims he has made throughout his criminal case. That is why the defense attorney is supposed to provide evidence that backs the Defendant's statements to prove that he isn't delusional and that his sole beliefs is based on evidence that the psychologist was not made aware of prior to his

determination of each diagnosis he made at the time of the psychiatric report.

Upon any evidence that comes to light that proves that the Defendant had a good enough reason with the evidence to assert his claims to the psychologist, it is not necessary to diagnose the Defendant as Delusional as long as the Defendant has the evidence to back his claims. Like if Brian had any evidence at all that the grass is green then he is not delusional for suspecting that the grass is actually green.

Now onto the evidence and how it had affected his case and the diagnosis.

MISSING PRO SE MOTIONS

First of all let's start with the accusations that Brian suspected a cover-up by the clerk of the court or some other employee working for the court.

After his plea of guilty, he wondered why only two of his pro se motions had made docket, even though he had attempted to file Motions after his June 4th 2014 status conference but prior to his change of plea. He had contacted his public defender Eric David Placke over the matter and he visited him in Guilford County Jail with a concern of his accusation of a potential cover-up. So then Placke mailed him a Docket Sheet of his case and he could not find any of his Pro Se filings after the Status Conference before his change of plea hearing. At a later time he called his family through Paytel phone (evidence is in the phone recordings) explaining to them that he suspects a cover-up at the clerk of the court office since none of those attempted filings ever made docket.

There may have been some good reason why those never made docket but it was up to his attorney to investigate those missing filings to come up with a good explanation as to whether there was really was some kind of cover-up or not. After

the production of the Docket Sheet by Placke, he never discussed the matter further so the Defendant started making accusations right and left about the court covering up his Pro Se motions without any solid evidence because his attorney had failed him in proving in any sense what happened to his missing pro se filings and as to why. Therefore he thinks it is appropriate to file the missing pro se motions and filings with the court in attachment to this MOTION to show proof that such filings were attempted but never docketed. Each of the missing Pro Se Motions and filings were filed from Orange County Detention Center in North Carolina. That jail does maintain some kind of logs on every mailing mailed out by inmates which may include legal mailings. Also the Defendant had requested photocopies of his legal documents at the Jail which he had sent home to his family to protect them from any form of snatch and grab by any jail guard which would make all of that evidence disappear. The Defendant had always tried to think ten steps ahead of them if not thirty as one of his friends had said from Butner prison. Anyways the photocopies were of papers that he had attempted to mail to the L. Richardson Preyer Federal Building and U.S. Courthouse prior to his Change of Plea. If the Jail logs do reveal that the addresses of the mailings of his Pro Se documents were correct and there were no errors in the address and no errors on the envelope, then this may prove that the Defendant was a victim of a Constitutional **Structural defect** by The Court since the mailings between June 4 and June 10, 2014 was during a critical time as it had initially affected his change of plea. Had the structural defect not have happened and the filings did make docket, then the outcome may have been different by the means of deciding not to plead guilty.

Therefore the Defendant files Exhibits A-F concerning his missing Pro Se filings. All of the different filings were mailed to the Clerk of the Court in June 2014 prior to the Change of Plea. The Defendant certifies that these are true and correct darkened copies (darkened contrast to show the detail of writings) of photocopies of documents that were made by one or more officers of Orange County Detention Center prior to the filings being mailed out.

Evidence is separated into Exhibits.

- Exhibit A. 3-Page letter to the Clerk of the Court in the Greensboro U.S Court, with copies requested to be made (CC:) to Roberta Hill, Stella and Kenneth Forinash, U.S. Department Of Justice, U.S. Federal Bureau of Investigation, U.S. Attorney General, Judge Catherine Eagles, and U.S. Attorney Ripley Rand. Dated unknown but assumed was sent on June 4, 2014.
- Exhibit B. Four 1-Page Pro Se Motions that was mailed out around June 4, 2014. 1-Motion to Suppress Evidence, 2-Motion to Suppress Confession, 3-Motion for Private Counsel, and 4-Motion of Discovery requesting transcript of the June 4, 2014 hearing.
- Exhibit C. Three 1-Page Pro Se Motions and one 2-Page Information page for the Judge that was mailed out around June 6, 2014. 1-Motion To Suppress Evidence, 2-Motion Of Evidence, 3-Motion To Suppress Confession, and 4-Info for Judge
- Exhibit D. Three 1-Page Pro Se Motions, One 1-Page Notes for case examination, and one 2-Page Pro Se Motion that was mailed out around June 7, 2014. 1-Motion of Discovery, 2-Motion Of Evidence, 3-Motion to Declare. 4-Notes for case examination, 5-Motion of exparte
- Exhibit E. One 1-Page Pro Se Motion and one 2-Page Pro Se Motion that was mailed out around June 8, 2014. 1-Motion of exparte, 2-Motion to Dismiss

Exhibit F. One 2-Page Pro Se Motion that was mailed out around June 5, 2014. 1-Motion to Declare

The Defendant has Exhibited photocopy evidence of over ten different Pro Se motions that the Defendant had attempted to file with The Court prior to the Change of Plea hearing on June 10, 2014. The questions is why none of those even made docket. Was it a mistake, was it deliberate, and whom was responsible for this grave error? This is concerning as any docketing of those Motions would have affected the outcome of the entire case and may have changed the outcome to where the Defendant may not have taken the guilty plea agreement. Whatever happened around that timeframe, if the mailing address was correct and the format was proper on the envelope, the Clerk should have docketed this or sent a notification to the Defendant in the event that the filing cannot be accepted due to formatting issues of the Motions. No letter was ever sent back to the Defendant from the clerk while he sat in jail every day. He assumed it was filed on docket for anything he sends to the clerk through mailings using the U.S. Postal Service. Whatever the reason for the missing filing attempts, his public defender should have been adequately representing him when he didn't want to take the guilty plea agreement. Instead it was his attorney making the rules of the legal field and expecting the defendant to do what the public defender wanted. Ineffective counsel was the cause of the whole mess with the Defendant and the cause of the Defendant's wrongful conviction. The fact none of his attempted filings ever made docket can be a reasonable ground for suspicion of a cover-up and not exactly the byproduct of one's own delusion. Had Dr. Keith Hersh seen these attempted

filings, he would have had reservations on whether he should really diagnose the Defendant as delusional based on his own claims to the psychologist.

BEING POLITICALLY PERSECUTED???

The next question is as to why the Defendant would be declared delusional over fears that we was being targeted and persecuted for a crime he didn't commit over political reasons. First of all it was later discovered that former Rockingham County District Attorney Philip Edward Berger Junior was involved throughout Brian's child pornography case while the charges were pending in state. His office even aided and abetted in the search warrant creation process for Reidsville Police Detective Robert Bridge. Then of course Detective Bridge's sister Melanie Bridge was the Assistant District Attorney of Rockingham County under the payroll of the District Attorney Office of North Carolina by direction of DA Phil Berger Junior. Prior to the DA being involved, the Defendant had typed up articles on the internet criticizing the DA's father Philip Edward Berger Senior whom is the State Senator of North Carolina and represents Rockingham/Guilford counties. Even went as far as openly calling for his removal from office, then even wanted to go as far as running for town council to fire Phil Berger from the town attorney position. All of this has been documented since 2012 in emails, news article archive pdf files, and other important records under the control of Brian David Hill or his family. With the connections of the investigators to the Berger family, the same family to which he criticized one of their family members then threatened their position of power, then is it not reasonable for the Defendant to believe that he is being targeted by a political conspiracy, or that he is a political target, or target of bias?

The Bergers should have recused themselves from any involvement in the Defendant's case including the search warrant process. The prosecuting attorney Phil Berger Jr. should have recused himself at the very beginning of the criminal investigation and should have transferred prosecution of the case to the North Carolina Attorney General Roy Cooper for the interest of justice and non-bias. None of that ever happened which gives the Defendant a good enough reason to be even a little paranoid of being a political target or a target for personal/political bias. Is Brian really delusional? Does the evidence and his personal investigative findings constitute enough of a good reason to make the accusations and claims that he does? Is he really delusional about possibly being a victim of a political attack? Is he delusional for the missing filings he attempted to make with the court?

Had Dr. Keith Hersh reviewed all of the evidence and investigative findings in the Defendant's possession then he highly likely would never have ruled Brian as delusional about being persecuted. I have shown The Court good cause and made a valid argument as to why The Court should move for all references by Dr. Keith Hersh to Brian being delusional to be stricken from the record as the evidence outweighs his diagnosis and proves that his diagnosis of Delusional Disorder: Persecutory Type is questionable and should be ruled out by The Court then should move to ORDER striking Delusional Disorder from Document 23 and from the Presentence Investigation (PSI) report all within court record. Alternatively if the Court does not wish to strike the diagnosis off of record, the Court should move to disqualify and rule out the single diagnosis of Delusional Disorder from Dr. Keith

Hersh as unfounded.

It is requested that The Court rule to grant this MOTION and ORDER to strike all of Dr. Keith Hersh's Delusional Disorder comments from his report and from the PSI report.

He also files a request in this MOTION that it be addressed on the papers without a hearing. The Defendant waives his right to a hearing on this motion.

Respectfully submitted,

Brian D. Hill (pro se)

916 Chalmers St. - Apt. D, Martinsville, VA 24112

Phone: (276)632-2599

CERTIFICATE OF SERVICE

I hereby certify that on April 24, 2015, I filed the foregoing

EVIDENCE OF FIRST JOY STRICKLAND EMAIL PROVING PRIOR WARNING TO NC SBI AGENT RODNEY WHITE ON DEFENDANT'S INNOCENCE

with the Clerk of the Court

by mailing using the United States Postal Service, Postage prepaid.

The filing should be added by the Clerk to the CM/ECF system which will send notification of such filing to the following parties:

Mr. Anand P. Ramaswamy Assistant United States Attorney 101 South Edgeworth Street Greensboro, NC 27401 Fax: (336) 333-5381

signed

Brian D. Hill (pro se) 916 Chalmers St. – Apt. D

Martinsville, VA 24112

Phone: (276)632-2599

Brian David Hill 916 Chalmers St., Apt. D Martinsville, VA 24112

USWGO.
Brian D. Hill





Greensboro, NC 27401-2513 L. Richardson Preyer Federal Building

EXHIBITF

June, U.S.A. v. Brion David Hill pro se 2014 Motion to Decime Executed on June 5, 2014

Notion to Decime Executed on June 5, 2014

Origin D His Statments from my self! I have never harmed a child. I do NOT want to have anybody. I do not deserve being a sex m offender. I wanta Wite not a Ghild, DI believe I been set up, with child pornography, by the Mayoun Police Department. That is why I have sent letters to the FBI, and the DOJ I received the eMule views trojan horse around July 2012. Reported it to NC DOU Assistant Attorney General Joy Strickland which I requested to forward the intornation via & mail to IVC SBI Agent Kadney White. I also received a threatendil regarding my set up on child pornography. I have mild autism, anxiety, OCD, type I brittle diabetes. All affect for SSI, Medicaio, and EBJ. quality

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Prust U.S.A. V. Brion David Hill Motion to Declare page II am a vivgin. I have not had sex with anyone yet. The only person I plan to have sex with is with my future wite. I den't want 2/2 children. Total opposite of a pedephile. I am a hetrosexual, young man. I son teven want to be around children.

I also an aware I im not the only set up victim. I know Stewart Rhodes, Melissa Melton, Luke Rudkowshi, and others that are all atternative medin like, myself (U.S. W.G.D Atternative News) that are all getting child porn set Up attempts including oysett. Press. In 2012 I was a political lactivist, news reporter, and Founder of U.S.W.G.O Alternative News. I also untten for Federal Jackt.com. Respectfully submitted to the court on Ju By in Janes Admin@usugo.com Detendant
Grandpor-276-632-2599 Ovange Co. Jo Case 1:13-cr-00435-WO Document 80-5 Filed 04/27/15 Page 3 of 3

EXHIBITD

United States of America vs. Brian David Hill Nose / Notion of Discovery prose Se I Brian David Hill, file a prose motion of Discovery for the deposition of character witnesses for a hearing to determine my character and the risk I present to the community, to society as a whole. The witnesses I wish to present are NC state Rep. Bryan Holloway, Roberta Ruth Hill, Stella Forinash, Kenneth Forinash, and James Mercer. Any more witnesses that wish to appear 10 at this hearing may do, so upon court approval. The recommended questions are whether I been around children a lot, whether I made attempts PE to be around children, each witnesses recommedation on my release back to society, and any risk I am PVO to, the community. This will help to Letermine 150 whether I am a sexually cangerous character as defined by the Adam Walsh Act. Upon clear and Ord corvincing evidence that I am not a sexually congerous TSE person, that it is recommended that I am not to register as a sex offender. This I request the court. Respectfully and humbly submitted with the court on June 7, 2014. Executed on June 7, 2014. DID Vetendant - Brian David Hell admin@uswgo.com 275-632-2599

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United States of America vs. Brian David Hill Motion Of Evidence I Brian David Hill, file a prose Motion of evidence for all pending suppression notions to establish a clear basis for such suppression motions. All documents in the envelope this motion was sealed in is the evidence this motion will introduce for the suppression notions. The source is from the North Carolina Criminal law and procedure 2011 Edition From Lexis Nexis. Prquesty since the beginning of the Mayodan pelice investigation was state based, then both Federal and state rules apply to the August 292012 confession, August 28,2012 search warrant, and the state criminal Laboratory Epressic reports under the NC ODJ and the SBI. So the state crime lab policies and procedure process apply to the state forensk reports in my case. State law and redeval law applies to the confession. Both Federal and state awayslies to the search warrant. Also the evidence points to the possible involvement of Bocklingham County District Attorney which was Phil Berger Jr. in 2012 and 2013. The evidence is hereby submitted to the court. Respectfully and humbly submitted to the sourt on June 7,2014. Executed on June 7,2014.

United States of America vs. Brian Davis Hill A otton to Declare prose

I Brian David Hill, declare under penalty of perjury

that the tocepains is true and correct.

Executed on June, 7, 2014.

Executed on June, 7, 2014.

Executed on June, 7, 2014.

Executed on June, 7, 2014. 「うど Brian D. Hill 152 Declaration to be used in the Motion for suppression of Confession. Brian David Hill My statement: (Detendant) I withdrawl my confession made on August 29, Pio 2012 to detectives Tood Brim and Robert Bridge and I will state why. on Aug. 28,2012 the day of the raid I was in Pro shock and left territied in total fear. I was also threatened by Charles Caruso to make the confession. I was under duress. I made the confession fasely to protect my mon Pro Who I knew was innocent since I was afraid she would be set up instead of me had I not gove the Ord estedives what they wanted to hear. I did not have ascess to my insulin when I was at (50 the Police station. My black copy level affects my Pro thick in 2 DI ammentally disabled yet I was not provide a advocate for my autish curing the interiogation. PSE SE The detectives manipulated me Thowing I have oricavism, that I am mentally disobled. This I submit Respectfully to the court on Tune!

United States of America vs. Brian David Hill

Notes for case examination: Deraid Thomas SBI Agent was referenced P to being involved with Robert Bridge to get a administrative subpoena to get the ISP to reveal the IP Address registered user. OVO . *5£* Gerald Thomas was cought in 2017 in news evidence in a nurser case. Search up these DID articles on Google and you will find them. 155 The connections in such a small town make it more DIP easy for a investigation to be more influenced, For the search warrant to have contradictions 154 should also be of great concern to the court PIP Ise during a Franks hearing.

In 2012 using IP 24.148.156.211, political

emails were sent to the town clerk, town Manager, and state senator and town attorney Phil Berger Sk. prior to the raid. Every email sent out contains the users assigned IPAddress. Upon any reason that there is evidence that the IP Addiess was manually added into Boca Raton Child Protection System then this casts doubt in the state search warrant Brian David Hill has no history et being around children and likes women. Doesn't even try to be around Kids. Brian David Hilf-Defendant Brian et Case 1:13-cr-00435-WO Document 80-4 Filed 04/27/15 Page 5 of 7

United States of America One sided argument before the court arese notion.

According to NC General Statutes Chapter 8: Evidence,

Article IC, Section 8-58.20, paragraph, the district

Article IC, Section over the district of the d attorney presions extent the district of Bootlingham county would most likely be involved in the state investigation in my case. As I writtennegative news articles on the Berger Sr. was involved with hing at the Mayosay towns council on various lates in 2! and published a fourthe viceo around the time hat would embarass his campaign, and accused fin on USWGD. COM OF COCKUPY Relating his Date of Office. would be a major possible to find a conflict of intersection since he, Phil Berger L. con easily be influenced his father to investigate any threats to his father campaign. Right after the Tuly I tendes que out town course meting which the transfer after some course and after the south course and the south course are also and the south course and the south course and the south c escorted out then threatened and intimidated by the surgen for the first til in six years I lived in Mayoran my man was pull over by I'm May odan police on July 12, 20 1 walking to Dollar, General for me, she was as led EUESTIMS and she was told they were looking Will and experience yhile she was we by my ex-neighbors prouse. Mayodan was inve me in July even though the search warrant Mayodar detective Tood Bring get involved in A Case 1:13-cr-00435-WO Document 80-4 Filed 04/27/15 Page 6 of 7

United Julies DI AMERICA VS. DE MINUTER IN P892 Motion of exparte more Mayodan. Then with my heavy involvement in the Mayodan town Municipal government in 2012, with prior PSE political involvement with Charles, Caruse, then him threatening me on July 9,2011, he as the police chief, Mayadan Police Department should not have Pro raided my home for a Federal interstate matter due to visks of conflict of interest, bias, and making it a personal matter. It's should have been the SBI or 00 FBI. The detectives went through the compatees 158 themselves then me and my mom were told that, which was before it was sent to the state crime lab and PR) they are not computer forensic examiners. In fact MPD does not have a controlled computer forensis facility. The evicence should have been sent directly PIJ to the state crime lab but it wasn't. This is how police Se set people sup, framing people for crimes they don't commit. The evidence in my case is not credible and 00 has been tampered with. This is the first child porn 50 case dealing with Mayodan Police Department that I Know of Phil Berger Sr. the NC state senator is 010 the Mayodan town attornex in, 2012, Everything 150 I am saying here is the truth, that this case may have foul play. There needs to be a proper court PS ordered investigation before this goes to trial. Respectfully and humbly submitted to the court on June 1,2014. Executed on June 1,2014. Brian David Hill Detendant 30014. PSE

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EXHIBIT C

United States of America vs. Brian David Hill Motion To Suppress Evidence I, Brian David Hill, file a pro se motion to suppress the evidence in my case after B PID The approval of the Motion of Discovery 5/ and the Motion of evidence Which will both be used to determine the legal basis of OM suppressing all forensic reports or any forensic reports and suppressing Dr. Dawn Graney's Illegal diagnosis of Pelophilis SE Disorder since there is no evidential and 150 no factual basis to diagnose me with that disorder. 50 after the suppression of the forensic reports, the entireity of Paragraph 1 on Page 19 of sealed document 17 should hereby be トンピ suppressed then reducted or stricken from 138 court evecord. Infact all statements Dr. Graney made dealing with a review of All or any suppressed evidence should all be supressed then reducted andor stricken PS from court record. This I request the court. Respectfully and number submitted and requested with the courton June 5,2014. Brighted Signed to CASE:1:13-CB-H35-UA -Brian David Hill admin@uswgo, com 276-632-2594

United States of America vs. Brian David Hill Notion Of Evidence Prose fse II, Brian David Hill, file a prose motion of evidence for withesses Roberta Buth Hill, Ken For mash, and Stella For mash at 116 Chalmers st. Apt. A Martinsville, VA 24112 (se for deposition to testily and submit attidavits on me being threatened by Mayoran Bolice Chief Charles J. Caruso to contess takely on pro August 29,2017 under coercion and duress after being intormed on August 28, 2012 that I am mildy autistic, type I brittle diabetic, OYO and that I am disabled Under U.S. Court of Se Appeals case law precident the evidence PRO of the contession, that This establishes a legal confession made on August, 29, 2012. Also I was not provided an advocate when interrogated Pro and I am previous disablec. This I request the court. Respectfully and humbly submitted and requested with the court on June 5,2014.

Executed on June 6,2014.

Bying D. Pro CG. Defendant - Brian David Hill 1822 2133-cr-00435-UA admin Duswgo. Can 276-632-2599

United States of AMERICAK BURANDAVIO MILL lotion To Suppless pros 200 ontession PSO I Brigg David Hill tile a motion prose to Suppless the contession with support of case law precident that threats and coercion a disabled person to confess, is subject to being a uncellable and talse contession supported by Motion of Evidence and testimony I am willing to give, on the stand. All this establishes a legal basis for the supression of the confession to cetectives Robert Bridge and Todo Brim. c request a hearing on the matter and that my Motton of Evidence be used to provide a basis of evidence to support this motion. This I request the court. Respectfully and humby substituted and requested with the court on Tune, 6, 2014. Executed on June 6, 2014. Defendant - By ian David Hill Admin Duswgo, Com 775-339-25-99 Case: 1:13-cr-00435-UA

HAND WRITTEN Info for Judge July 3,201 There is more information I wish to tell you your honor, that as a Judge you have the right to about my case and the dirty tactics of corresponding my, whole case. First of a have prior involvement in the government, and was formerly, a Hogger in 2012. I messed with some powertu people prior to the police raid. I received threatening emails saying I was porn. I will be a sex oftender writing articles, my friends) Johnson received threat emils. Another was first names of some of my friends were next, then a portion of child pom set up 'emails. Whoever mother who is innocent would have got my charme and took my place. I love my mother lied about litting child por detectives, so my mother would be safe the corrupt Mayodan Police. Because of my autism, I was suppose to be given and advocate during the interrogation.

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HAND WRITTEN Mayodan was running the whole criminal case and had done all dirty stuff. The detectives acted ser like they will just send my stuff off to the crime lab, but then turned around an about going through my computers themsel doing god knows what with them. All stu that had no evidential value in was never returned to me and my My out west trip pictures were all sta Mayodan. The Mayodan town attorney has connections with the county DA. SBI Agent Gerald Thomas was caught manutacturing evidence in 21 a murder case, that same opent was involved in my case. The town attorney and DA were Facebook triends with at least one of the detectives involved in my case. Had I been rish instead of poor, I would have hired private investigators on me, then I wouldn't be convicted as I now. Justice ain't cheap, I feel like I have to buy Justice. I have to have lots of money to get Justice. It's cheaper for me to just plead quilty then to prove my innocense as that would take hundreds of thousands of US Dollars. Brian David Hill

EXHIBIT B

United States of America V. Brian David Hill Motion to Supress Evidence I Brim David Hill respectfully and humbly ask the court for two hearings to introduce witnesses and evidence to why the court should move to supress the evidence submitted by the prosecutor in my case. First hearing I request is a Franks hearing to test the legality and validity of the search warrant to whether it should be quashed. Second hearing is determining the reliability, validity, and admissibility of the evidence held against me. I, Harald Fischer.
Roberta Buth Hill, Stella Formash, and Kenneth Formash will submit evidence and witnesses which will be addressed. I do not recognise Eric Placke as counsel. This I request the court. Respectfully submitted to the court on June 4, 2014. I ask the court to grant me up to 30 days to corner a evidence basis for this heaving. Brian David Hill admin@uswgo.com 276-632-2599 Brian D. Hill Signed

United States of America V. Brian Davis	7411	Pro se
Motion to Suppress Confess		
I, Brian David Fill respectfully and hum	ntly asti	the court
for a heaving to determine why the move to suppress the contession.	Court	should
detectives Robert Bridge and Todd Bri	M.I.	arald
Fischer, Roberta Ruth Hill, Stella For Formash will introduce evidence.	inash, a	nd Kenneth Inosses
for a legal basis tov this motion. The	e hear	ina is to
confession in the Mayodan Police De I ask the court to grant me up	partne	ot the
I ask the court to grant me up to gather a evidence basis for the	to 1	tdays_
	2. 1.; 0.2.1.1.	
This I request the court. Respectfully submitted to the court	on June	4,2014.
B	rian Da	vid Hill
·		SWQQ.COM
· · · · · · · · · · · · · · · · · · ·	10 032	
	Signi	J-

United States of America V. Brian David Hill prose Motion for Private Counsel I Brian David Hill respectfully and humbly ask the court that Harad Maxamillion (if that's spelled right) Fis cher a former Law professor to Represent me as counsel. I feel Havald would better represent me as counsel then public pretender Exic David Placke. I fire, him Placke as counsel that is my basis for new counsel. Give me days that I find new assistance of coursel. in 30 the event that the court does not accept Harald Fischer as counsel for my case. I also ask that my time calculated under the Speedy Trial be reset to after I get a new appointed counsel. This I request the court.
Respectfully submitted to the court on June 4,2014. Brian David Hill admin@uswgo.Com 216-632-2599 Brian D. Hill Signed

United States of America V. Brian David Hill Motion of Discovery

I request from the clerk of Court a transcript of the June, 4, 2014 Morning Continuance Conterence Leaving, the entire hearing of my case today. I want this transscript as soon as possible, not under seal, so I can forward this transcript to the Department of Justice, a copy to me, a copy to my family, and a copy to the media.

Respectfully submitted to the court around June 4, 2014.

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Brian David Hill Detendant Admin@uswgo.com 276-632,2599

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EXHIBIT &

Use Pacer gar to pot this document as copy was screwed up borg NC U.S. Court, Dear Clerk Of Court Greensborg NC U.S. Court, xuge 1/3 CC: Roberta Hill Stella and Kenneth Forinash CC: U.S. Department of Justice CC: U.S. Federal Bureau of Investigation cc: U.S. Attorney General CC: Judge Catherine Eagles The Continuance conference hearing, was a joke. I ask for another one but this time with a different Judge, as I did not get a Fair pretrial hearing today at the Greensbore Federal Building. My blood sugar was high at the time of the hearing. When I got back my blood sugar read as 429 That Judge was very nasty. I told the Judge during the heaving tidy that the detectives were not forensic experts yet went through my computers before they were south of the state crime lab, that the Judge can check the au of the talse contession for evidence of, tompering, that it vidated state crime lab policy, and that my man has the rest of The levidence and she can be suppoend Frit. # No matter what I told the Judg he said there is no basis for any of my m so he for ced Exic Placete, good for nothing So he tor ceo Exit in counsel Eric Plack & counsel to be my counsel to be my counsel that he significant want the sull told me a day ago that he didn't want the sull case 1:13-cr-00435-WO Bocument 80-1 Filed 04/27/15 Page 2 of 4

The Judge started getting on my nerves that he wouldn't except any evidence I tried to present, then I started speaking more angry then told the Judge. I want register as a sex oftender. Then he told me I. love can do so at my own peril then I valed Kely but him Kangaroo Court then I valed told me "Careful you'll be in contempt then I away a the others in the holding a type cell. The whole heaving was a disgrace to this is I wastice. I ask for another Suppression this is of Evidence hearing, another Frants hearing Kany - that I am given time to get evidence to

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Ourt!!! and that I are clear basis for my mations, and that I get another Supression of the Confession. I was not prepared and Eric Placte wasn't doing his job to everage enough eyidence for the Supression hearings. Eric Placke is working against me. That Judge was not fair at all by not looking into my evidence I was non-confed the whole heaving so I couldn't give any important legal papers to the Judge. I will NOT accept going to tria. until I get fair hearings this time. I do have a basis, but the Judge didn't hear it or accept it.

page made me so angry. That Judge I even told the Judge, that I had sybmitted a compaint letter to the DOJ and the FBI about the evidence tangering, he didn't wanna hear it. It got, to the pain Where one of the women staff at the hearing was looting at me sad looting like the was the feeling sorry for Me. I am being railvoaded to a wrongful conviction. That same Judge then ordered me to go to trial in less then two weeks, on the second week of June. I have to go to the media now. I am in a nightmare and I bee set up. I'm going to the motion and tell them what the Judge did today. I'm sure the media would love to hear how that Judge violated my civ liberties and all the wrong stuff he did to me today I am subjecting thew pro se motions to the court and ask to a different Judge in the heaving I am requesting. I also ask for a new continuan. conterence hearing. Sincerely, Eric Placke is fixed! Brian David Hi, prmer U.S. W.G. O Alternative News reporter and Founder Brian D. Hill admin@uswgo.a Pronge County Jail #238306 916 Chalmers st. Apt. 125 Court St. Martinsville, VA 24112
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